1 Judge: Thomas T. Glover James A. Santucci, WSBA #7393 2 The Lanz Firm, P.S. Chapter: 7 Location: Seattle AGC Bldg., Suite 809 3 1200 Westlake Avenue North Seattle, WA 98109 4 Telephone: (206) 382-1827 Facsimile: (206) 682-5288 5 Email: jasantucci@thelanzfirm.com 6 7 8 UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 11 Case Number: 10-14343-TTG 12 OBJECTION TO REQUEST FOR 13 HEARING ON SHORTENED TIME INMEDIARES PRODUCTIONS, dba CATALYST GAME LABS, 14 Debtor. 15 16 17 Debtor, InMediaRes Productions, d/b/a Catalyst Game Labs ("IMR") by and through its 18 attorney, James A. Santucci, and The Lanz Firm, P.S. objects to Motion to Shorten Time to Hear 19 Motion. 20 Bankruptcy LBR 9013-1(d)(3) Motions to Shorten Time. Motions to shorten time will be 21 granted only upon a showing of exigent or exceptional circumstances. A motion requesting an 22 order shortening time may be granted ex parte in the court's discretion. 23 24 25 OBJECTION TO MOTION FOR SHORTENED TIME The Lanz Firm, P.S. **HEARING** Suite 809, AGC Building G:\LETTER\JAS\Inmediares Productions\Objection to Shortened 1200 Westlake Avenue North Time Hearing..docObjection to Motion For Shortened Time Seattle, WA 98109 PAGE 1

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While the court has discretion to grant such shortened time for "cause" as stated above, absolutely no such circumstances have been alleged by the creditor Petitioners in their motion. No exigent circumstances are alleged and no exceptional circumstances have been eluded. There is no reason given why this motion must be heard this Friday, and not on the court's regularly scheduled docket with proper notice. The only basis for Creditor's motion is that the next motion calendar is not until June 18, 2010.

This motion for relief will be vigorously contested and deserves the appropriate time for a measured response. Debtor timely controverted the petition as will be shown upon hearing.

Additionally, Counsel for the Debtor has been scheduled to be in Tacoma for another matter on Friday, May 21, 2010 in Tacoma at 9:00 a.m. There is no one to cover for me in that matter as I am covering a matter for Mr. Lanz who will be out of state that day.

This motion is supported by Declaration of James A. Santucci enclosed herewith.

DATED this 18<sup>th</sup> day of May, 2010.

THE LANZ FIRM, P.S.:

By: /s/ James A. Santucci
James A. Santucci, WSBA #7393
Attorney for Debtor

OBJECTION TO MOTION FOR SHORTENED TIME HEARING

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